

United States Department of Agriculture
Animal and Plant Health Inspection Service
Plant Protection & Quarantine
4700 River Road
Riverdale, MD 20737

**Controlled Import Permit to Import Restricted or Not Authorized Plant
Material**
Regulated by 7 CFR 319.6

This permit was generated electronically via the ePermits system

PERMITTEE NAME:	Mr. Stephen Albaugh	PERMIT NUMBER:	PCIP-19-00206
ORGANIZATION:	CROWN NURSERY	APPLICATION NUMBER:	P588-190129-002
ADDRESS:	11555 PASKENTA RD RED BLUFF, CA 960807764	DATE ISSUED:	05/14/2019
MAILING ADDRESS:	P.O. Box 340 Red Bluff, CA 96080	FACILITY NUMBER:	3258
PHONE:	(530) 529-6485	EXPIRES:	05/14/2021
FAX:			
GROWING LOCATION:	930 Williams Ave Red Bluff, CA 96080		

PORTS OF ENTRY: Renewal of provisional release.No entry port needed.

Under the conditions specified, this permit authorizes the following:

<u>Article(s)</u>	<u>Countries of Origin</u>	<u>Plant Parts</u>	<u>Grown in U.S.</u>	<u>Intended Use</u>	<u>Total Qty</u>	<u>Qty per Shipment</u>	<u>Number of Shipments</u>
Rubus	Spain	Plantlets in vitro, Other, bare root	Yes (Exterior Screen House)	Performance evaluation	plants	100 plants	1

SPECIAL INSTRUCTIONS TO INSPECTORS


See permit conditions below

PERMIT CONDITIONS

This permit authorizes Stephen Albaugh, of Crown Nursery in Red Bluff, CA the continued curation of the Rubus variety imported from Spain received under permit: PCIP-18-00255 for the purpose of continuing performance evaluation and testing of the material in exterior screenhouses at Facility 3258, under the conditions specified below. No new importations or shipments are authorized under this permit. No new labels are needed.

A copy of this permit (including all conditions) must accompany all shipments authorized under this permit.

Permit Number PCIP-19-00206

THIS PERMIT HAS BEEN APPROVED ELECTRONICALLY BY THE FOLLOWING PPQ HEADQUARTER OFFICIAL VIA EPERMITS.	DATE
 Shailaja Rabindran	05/14/2019

WARNING: Any alteration, forgery or unauthorized use of this Federal Form is subject to civil penalties of up to \$250,000 (7 U.S.C.s 7734(b)) or punishable by a fine of not more than \$10,000, or imprisonment of not more than 5 years, or both (18 U.S.C.s 1001)

In addition to this permit, genetically engineered plant materials regulated by 7 CFR Part 340 must be imported with a valid APHIS 2000 Permit or Notification. Please call (301) 851-3935 or email Biotechquery@aphis.usda.gov for more information.

Receipt or use of foreign isolates or samples from countries under sanctions requires specific permission from the U.S. Department of Treasury (see <http://www.treasury.gov/resource-center/sanctions/Programs/Pages/Programs.aspx> for current country/regional listings) for current country listings.

Any person who violates the Plant Protection Act (PPA) of the United States, individuals or corporations who fail to comply with these conditions and authorizations, or who forge, counterfeit, or deface permits may be criminally or administratively prosecuted and found guilty of a misdemeanor which can result in penalties, a one-year prison term, or both. Additionally, any person violating the PPA may be assessed civil penalties of up to \$250,000 per violation or twice the gross gain or gross loss for a violation that results in the person deriving pecuniary gain or a pecuniary loss to another, whichever is greater. In addition, all current permits may be cancelled and future permit applications denied.

This APHIS-issued import permit only covers compliance with APHIS regulations and requirements. Therefore, this APHIS permit for the commodity to be imported does not reduce or eliminate the permittee's legal duty and responsibility to likewise comply with all other Federal and State regulatory requirements applicable to the commodity to be imported.

1. The person who is issued this PPQ Controlled Import Permit (CIP) and his/her employees or Agents, shall comply with the following permit conditions, which are deemed by the USDA APHIS Administrator to be necessary to prevent the dissemination and establishment of plant pests.

The permit holder must:

- (a) be at least 18 years of age, have and maintain an address in the United States that is specified on the permit, and be physically present during normal business hours at that address during any periods when articles are being imported or moved interstate under the permit.
- (b) notify the PPQ-CIP unit if it is necessary to transfer of permit ownership, and changes in address or phone number.
- (c) keep the CIP permit valid for the duration of possession of any imported plant material that is maintained under his/her possession until released from permit requirements as directed in this permit.
- (d) maintain the regulated plant material only at the location specified in the permit, and dispose of the material as described in the permit conditions.
- (e) notify the PPQ-CIP unit, within 3-5 days, of any signs of potential disease symptoms such as wilting, dying or sudden death, or accidental release or destruction of regulated plant material.
- (f) notify the PPQ-CIP unit of the receipt of any unauthorized plant material not listed on the permit.
- (g) notify the PPQ-CIP unit, within 3-5 days, if facilities which contain imported plant material are renovated, decommissioned for any reason or severely damaged by natural disaster.
- (h) destroy all regulated plant material prior to the permit holder's departure from the approved facility unless other arrangements are confirmed by the PPQ-CIP unit, or unless a new permit is in place with a

Permit Number PCIP-19-00206

<p>THIS PERMIT HAS BEEN APPROVED ELECTRONICALLY BY THE FOLLOWING PPQ HEADQUARTER OFFICIAL VIA EPERMITS.</p> <p><i>S. Rabindran</i></p> <p>Shailaja Rabindran</p>	<p>DATE</p> <p>05/14/2019</p>
---	--------------------------------------

WARNING: Any alteration, forgery or unauthorized use of this Federal Form is subject to civil penalties of up to \$250,000 (7 U.S.C.s 7734(b)) or punishable by a fine of not more than \$10,000, or imprisonment of not more than 5 years, or both (18 U.S.C.s 1001)

responsible party at the facility.

(i) Notification or Contact information for PPQ-CIP unit: Telephone (301) 851-2046 or (877) 770-5990 (Toll-Free Automated System); Fax (301) 734-5786; Email: controlled.import.permits@aphis.usda.gov.

2. Identity:

(a) Plant materials must be labeled "Quarantined material", and stored in a locked cabinet or other secure location under the control of the permittee to prevent pilferage and unauthorized use.

(b) From the time of receipt and until the material is fully released by PPQ, the identity of all regulated material must be maintained throughout the permit period by visible labeling. The information on the label must contain the permit number, the genus, species and cultivar, country of origin and date of arrival. Each plant (and related increase) must be tracked and identifiable.

3. Monitoring and Record keeping:

(a) The plants are to be examined periodically by your designated plant pathologist for evidence of plant diseases.

(b) Records must be kept of all pest or diseases associated with the imported plants including abnormalities and death.

(c) Records of any pesticide applications must be maintained.

(d) The facility where the work is performed, and the imported plant materials are grown, are subject to unscheduled inspection by an APHIS representative during regular business hours. At the time of inspection, the importer must make records available for the imported material received under this permit.

4. Exterior Screenhouse requirements:

(a) Access to the imported material must be limited to you, your designated plant pathologist and those you authorize to care for the plants.

(b) A pest management program must be in place to effectively control diseases and pests including arthropods, and insect vectors (e.g. aphids, thrips, and white flies) that potentially could transmit pathogenic organisms.

(c) Records must be kept of all pest or diseases associated with the imported plants that are discovered, as well as any pesticide applications that the plants receive.

(d) A dedicated exterior screenhouse, or a physical barrier such as an insect screening/cage within an approved exterior screenhouse must be used to keep plants isolated and pests from disseminating.

(e) The plant material from individual shipments must be separated physically from any domestic or other imported plants.

5. Quarantine evaluation:

- Any plants found to be diseased and/or having an unusual /abnormal symptoms should be removed and diagnosed, if possible, for the pathogens listed below. These affected plants (and any dead plants) and their pots/media destroyed as described under the disposal condition group.

- Any virus testing data (ELISA or PCR-based) must be demonstrated before release is granted.

a) The quarantine period for Rubus spp. is 2 years

b) Quarantine significant pathogens for Rubus are:

Virus: Raspberry leaf mottle, Tomato black ring, Raspberry ringspot, Tomato blackring, Tomato ringspot, Raspberry leaf blotch, Raspberry vein chlorosis, Sowbane mosaic.

Permit Number PCIP-19-00206

THIS PERMIT HAS BEEN APPROVED ELECTRONICALLY BY THE FOLLOWING PPQ HEADQUARTER OFFICIAL VIA EPERMITS.

S. Rabindran

Shailaja Rabindran

DATE

05/14/2019

WARNING: Any alteration, forgery or unauthorized use of this Federal Form is subject to civil penalties of up to \$250,000 (7 U.S.C.s 7734(b)) or punishable by a fine of not more than \$10,000, or imprisonment of not more than 5 years, or both (18 U.S.C.s 1001)

Phytoplasmas: *Phytoplasma australiense*, *P. rubi* and *P. solani*.

(c) Plants must be inspected for virus symptoms and virus testing must be performed by ELISA or PCR based testing or virus indexing methodologies. The permittee will contact and make the necessary arrangements for the material to be tested by their preferred labs: CSP in Pleasant Cove, CA; Trical Diagnostic in Gilroy, CA or CDFA laboratories. The result data for these tests must be demonstrated. The results must be made available to the inspector prior to release.

6. Disposal:

(a) After the imported material is removed from the shipping container, the container must be bagged and sterilized by autoclaving, destroyed by double bagging and incineration, or double bagged and sent to a municipal landfill.

(b) All discarded growing media, containers and plant material must be sterilized utilizing methods such as an autoclave, heat application of 121 degrees Celsius (250 F) for minimum of 30 minutes to the core of the treated material, chemical sanitation or incineration prior to disposal into a land fill or municipal sewage. Recommendations for time depending on the type of materials are enclosed below:

<https://sterilizers.com/autoclave-time-temperature-pressure-chart.html>

(c) Unused imported plant materials must be devitalized/destroyed by sterilization using an autoclave or by double bagging and incineration. All related plant waste will be autoclaved or double bagged and incinerated prior to disposal or double bagged and sent to a municipal landfill.

7. Release:

(a) Prior to release, neither the imported material nor increases may be distributed to any person or location unless approved in advance by the PPQ Controlled Import Permit Unit.

(b) A decision to grant or deny permission to release the plant material will be made at the conclusion of the required PPQ quarantine period. Release will require a written statement from the State Plant Health Director (SPHD) who will consult with the designated plant pathologist and both inspect the site for compliance and plants for any pests.

(c) Alternatively, APHIS PPQ may prescribe additional treatments or measures, if warranted by pest and/or disease findings.

8. Permit validity and renewal:

(a) Controlled import permits are initially issued for one (1) year and may be renewed for up to an additional two (2) years.

(b) As part of the renewal package, the permittee must submit records that include propagation from the imported plant material, testing results, plant abnormalities and death, plant disposal information, and any pest or disease occurrences.

END OF PERMIT CONDITIONS

Permit Number PCIP-19-00206

<p>THIS PERMIT HAS BEEN APPROVED ELECTRONICALLY BY THE FOLLOWING PPQ HEADQUARTER OFFICIAL VIA EPERMITS.</p> <p><i>S. Rabindran</i></p> <p>Shailaja Rabindran</p>	<p>DATE</p> <p>05/14/2019</p>
---	--------------------------------------

WARNING: Any alteration, forgery or unauthorized use of this Federal Form is subject to civil penalties of up to \$250,000 (7 U.S.C.s 7734(b)) or punishable by a fine of not more than \$10,000, or imprisonment of not more than 5 years, or both (18 U.S.C.s 1001)